

ORIGINAL

From: Kyle C Stephanos <Kyle2332@aol.com> **EX PARTE OR LATE FILED**
To: ROUTE_A.GWIA1("fcomments@casiotone.radparker.com")
Date: Sun, Aug 1, 1999 1:11 AM
Subject: In Support of the MEC Letter on MM Docket No. 99-25

This email was submitted by Kyle C Stephanos (Kyle2332@aol.com)
on Sunday, August 1, 1999 at 00:11:50

comments: Please fully consider the micro radio proposal in place.
Areas that do not have signals can have very local
programming since no local signal would be interfered with.
I am looking forward to a LPFM service that can serve rural
areas which do not currently have a local signal.

address: PO Box 1081

city: Newburyport

state: MA01950

zip: 1081

Submit: Send to FCC

To: The Honorable William E. Kennard Chairman
Commissioner Gloria Tristani
Commissioner Michael Powell
Commissioner Susan Ness
Commissioner Harold Furchgott-Roth

Federal Communications Commission
The Portals
455 Twelfth Street S.W.
Washington, DC 20554

cc: President Clinton, Hillary Clinton, Vice President Al Gore
cc: Microradio Empowerment Coalition
cc: Americans for Radio Diversity

MM Docket No. 99-25
Regarding The Creation of Low Power FM Licenses: RM-9242, RM-9208

Dear Honorable Chairman Kennard,

We are writing to commend you and the Federal Communications
Commission for taking action on an issue of great importance to
us - ending the 21-year ban on community access to the airwaves.
We have become increasingly concerned about the growing
concentration of the media in our country and are pleased that
the Commission is responding to public outcry to increase
opportunities for local communities to use our radio airwaves.

RECEIVED**AUG 12 1999****FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY**

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List ABCDE

One of the fundamental tenets of our democracy is to ensure that diverse interests have opportunities to express themselves, not merely to be the recipients of what a handful of other people tell them. It is a nonnegotiable component of our right to a free press and free speech.

Radio is perhaps the most qualified of any media outlet to provide community access. It is a relatively inexpensive medium to produce and is well-suited to cover community issues and local culture. Unfortunately, over the past three years the U.S. radio broadcasting industry has experienced an unprecedented wave of consolidation and mergers. As a result, the electronic medium best suited to inexpensive, local programming has become arguably the most regimented and centralized of our major media. Even a multimillionaire would have trouble entering the radio broadcasting industry today, because economies of scale (permitted by deregulation) demand that a firm own numerous stations in several markets to be even remotely competitive. As for the person of average means, their lot is limited to being a passive consumer of an increasingly monopolistic industry that has less and less competitive pressure to heed the diverse, local needs of listeners. And, for poor people and others who are considered unimportant to the advertising community, radio increasingly has little to offer. Again, the great tragedy of this situation is that radio is the ideal medium to provide an accessible local service for democratic communications of interest and value to the entire population.

Awarding licenses for new low power FM radio stations would empower local communities with a new public forum to express its many voices, cultures, ideas, and needs. Low power radio stations would create much needed public fora for a variety of groups - including community activists, youth, ethnic and linguistic minorities, the religious community, local artists and cultural associations - and provide a forum for dialogue and debate about important local and public interest issues. These kinds of stations would strengthen community identity in urban neighborhoods, rural towns and other communities which are currently too small to win attention from "mainstream", profit-driven media.

The strong interest in independent radio stations shows that the creation of low power radio service would have wide public support. The tremendous demand for microradio is demonstrated by the emergence of a national Free Radio Movement, widespread civil disobedience, constitutional challenges of the Commission's aggressively enforced 21-year ban, as well as the proliferation of unlicensed community radio stations supported by local government, whose operators broadcast at the risk of financial losses, seizure of property, arrest, and in some cases, imprisonment.

In addition, the Commission has stated that in the last year alone, 13,000 people inquired regarding the possibility of obtaining a license for low power broadcasting in their

communities. In support with the efforts of the Microradio Empowerment Coalition (mec@tao.ca) and Americans for Radio Diversity (ard@radparker.com), we urge you to legalize microradio in order to benefit non-commercial community groups whose interest in microradio is to communicate, to educate, and to inform, not to make money. We are confident you agree that broad citizen access to information and culture is at the heart of a democratic society.

To support this vision, we urge you to legalize microradio with the following concerns in mind:

1. Microradio licenses should be awarded for non-commercial use only. The current radio spectrum is dominated by commercial media. LPFM licenses should go to non-commercial community groups who want to use radio to communicate with their neighbors, not make profit from them.
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Signed,

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Steering Committee:
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Diane Fleming, Philadelphia
Peter Franck, San Francisco
Amanda Huron, Washington, D.C.
Alan Korn, San Francisco
Greg Ruggiero, New York City

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Howard Zinn--Professor Emeritus, Boston University
Nancy Kranich--Librarian
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Dan Simon--Founder, Seven Stories Press

Gary Ruskin--Director, Commercial Alert

Barbara Ehrenreich--Author

Gloria Steinem--Ms.

Mumia Abu-Jamal--Journalist

Kurt Vonnegut-- Author

ORIGINAL**EX PARTE OR LATE FILED**

From: Stephen F. Goffreda <sgoffred@access.mountain.net>
To: ROUTE_A.GWIA1("fcomments@casiotone.radparker.com")
Date: Sun, Aug 1, 1999 11:03 AM
Subject: In Support of the MEC Letter on MM Docket No. 99-25



This email was submitted by Stephen F. Goffreda (sgoffred@access.mountain.net)
on Sunday, August 1, 1999 at 10:03:33

comments: As the Superintendent of a rural public school district in West Virginia, I see the potential of low power FM broadcasting as a tremendous opportunity to offer a combination of entertainment with informative broadcasts of school district news and community announcements. New technology will make it easier to program and operate low power stations with a reliable, professional sound. In underserved rural areas (we only have one commercial radio station broadcasting in an area that spans several counties, though we do pick up the "big ones" from Charleston and Parkersburg with plenty of static), I feel this would be well received by the various publics of small communities. I am thrilled that you are even considering this, and would like to be among the first on the list to hear about how to apply to do this if it happens.

address: P.O. Box 581

city: Spencer

state: WV

zip: 25276

Submit: Send to FCC

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OFFICE OF THE SECRETARY**

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Commissioner Gloria Tristani
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Commissioner Susan Ness
Commissioner Harold Furchgott-Roth

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Gloria Steinem--Ms.
Mumia Abu-Jamal--Journalist
Kurt Vonnegut-- Author

ORIGINAL**EX PARTE OR LATE FILED**

From: eric souders <azimuth@infomagic.com>
To: K2DOM.K2PO1(GTRISTAN),K4DOM.K4PO2(MPOWELL,SNESS),K...
Date: Sun, Aug 1, 1999 10:53 AM
Subject: In Support of the MEC Letter on MM Docket No. 99-25

=To: The Honorable William E. Kennard Chairman,
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Commissioner Michael Powell
Commissioner Susan Ness
Commissioner Harold Furchgott-Roth
Federal Communications Commission
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cc: President Clinton, Hillary Clinton, Vice President Al Gore
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Barbara Ehrenreich--Author
Gloria Steinem--Ms.
Mumia Abu-Jamal--Journalist
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Additional Comments=

name=Eric Souders
street=PO Box 505
city=Flagstaff
state=AZ
zip=86002
=Send to FCC

ORIGINAL**EX PARTE OR LATE FILED**

From: David Loresch <dcloresch@rowpog.com>
To: ROUTE_A.GWIA1("fcomments@casiotone.radparker.com")
Date: Sun, Aug 1, 1999 10:11 AM
Subject: In Support of the MEC Letter on MM Docket No. 99-25

99-25

This email was submitted by David Loresch (dcloresch@rowpog.com)
on Sunday, August 1, 1999 at 09:11:52

comments: I believe the original signators stated the case as tactfully as can be done.
Lets get away from the philosophy of 'people of the corporation, by the corporation, and for the corporation'.

address: 6707 Lake Cliff St

city: San Antonio

state: TX

zip: 78244

Submit: Send to FCC

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AUG 12 1999

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OFFICE OF THE SECRETARY

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8. If the FCC intends to license some commercial stations, they must be licensed last. In this instance, there should be a 2 year "headstart" for non-commercial licenses. The right of citizens to communicate is protected by the Constitution and the FCC's mandate. The right to make money through local radio is not a protection under the FCC's mandate.
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10. Licenses should be awarded to unincorporated non-commercial

associations, and non-profit organizations.

11. Within two years new spectrum space (including any future digital spectrum space) should be allocated for continued expansion of microradio broadcasters so that any community group that wishes to broadcast has access to available spectrum space (frequencies). Further, all manufacturers of consumer radio receivers for sale in the United States should be required to include this spectrum set aside for microradio broadcasters.

12. Licensing fees should be affordable to all communities.

Again, we commend Chairman Kennard and the Commission for your willingness to address these issues. We are hopeful that the creation of a new class of low power FM radio licensing becomes a reality during the Chairman's present term. We look forward to working on making the airwaves more accessible for our local communities.

Signed,

MEC Honorary Chair:
Robert W. McChesney, Madison

Steering Committee:
Sara Zia Ebrahimi, Philadelphia
Diane Fleming, Philadelphia
Peter Franck, San Francisco
Amanda Huron, Washington, D.C.
Alan Korn, San Francisco
Greg Ruggiero, New York City

Noam Chomsky--Massachusetts Institute of Technology
Howard Zinn--Professor Emeritus, Boston University
Nancy Kranich--Librarian
Ron Daniels--Executive Director, Center for Constitutional Rights
George Gerbner--Founder, Cultural Environment Movement
Edward Herman--Wharton School, University of Pennsylvania
Janine Jackson--Fairness and Accuracy in Reporting
Herbert Schiller--Professor Emeritus, University of California, San Diego
Juliet Schor--Harvard University
Mark Crispin Miller--New York University
Laura Flanders--national producer for Pacifica Radio
David Barsamian--Director, Alternative Radio
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Elaine Bernard--Harvard Trade Union Program
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Gary Ruskin--Director, Commercial Alert
Barbara Ehrenreich--Author
Gloria Steinem--Ms.
Mumia Abu-Jamal--Journalist
Kurt Vonnegut-- Author

ORIGINAL**EX PARTE OR LATE FILED**

From: Howard N. Lute <optcamel@ix.netcom.com>
To: ROUTE_A.GWIA1("fcomments@casiotone.radparker.com")
Date: Sun, Aug 1, 1999 9:57 AM
Subject: In Support of the MEC Letter on MM Docket No. 99-25

This email was submitted by Howard N. Lute (optcamel@ix.netcom.com)
on Sunday, August 1, 1999 at 08:57:48

comments: The Class "D" service should be restored to allow for community-based radio service. I look forward to your favorable response.

address: 402 Marina Blvd.

city: Suisun City

state: CA

zip: 94585

Submit: Send to FCC

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AUG 12 1999
FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

To: The Honorable William E. Kennard Chairman
Commissioner Gloria Tristani
Commissioner Michael Powell
Commissioner Susan Ness
Commissioner Harold Furchgott-Roth

Federal Communications Commission
The Portals
455 Twelfth Street S.W.
Washington, DC 20554

cc: President Clinton, Hillary Clinton, Vice President Al Gore
cc: Microradio Empowerment Coalition
cc: Americans for Radio Diversity

MM Docket No. 99-25
Regarding The Creation of Low Power FM Licenses: RM-9242, RM-9208

Dear Honorable Chairman Kennard,

We are writing to commend you and the Federal Communications Commission for taking action on an issue of great importance to us - ending the 21-year ban on community access to the airwaves. We have become increasingly concerned about the growing concentration of the media in our country and are pleased that the Commission is responding to public outcry to increase opportunities for local communities to use our radio airwaves.

One of the fundamental tenets of our democracy is to ensure that diverse interests have opportunities to express themselves, not

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merely to be the recipients of what a handful of other people tell them. It is a nonnegotiable component of our right to a free press and free speech.

Radio is perhaps the most qualified of any media outlet to provide community access. It is a relatively inexpensive medium to produce and is well-suited to cover community issues and local culture. Unfortunately, over the past three years the U.S. radio broadcasting industry has experienced an unprecedented wave of consolidation and mergers. As a result, the electronic medium best suited to inexpensive, local programming has become arguably the most regimented and centralized of our major media. Even a multimillionaire would have trouble entering the radio broadcasting industry today, because economies of scale (permitted by deregulation) demand that a firm own numerous stations in several markets to be even remotely competitive. As for the person of average means, their lot is limited to being a passive consumer of an increasingly monopolistic industry that has less and less competitive pressure to heed the diverse, local needs of listeners. And, for poor people and others who are considered unimportant to the advertising community, radio increasingly has little to offer. Again, the great tragedy of this situation is that radio is the ideal medium to provide an accessible local service for democratic communications of interest and value to the entire population.

Awarding licenses for new low power FM radio stations would empower local communities with a new public forum to express its many voices, cultures, ideas, and needs. Low power radio stations would create much needed public fora for a variety of groups - including community activists, youth, ethnic and linguistic minorities, the religious community, local artists and cultural associations - and provide a forum for dialogue and debate about important local and public interest issues. These kinds of stations would strengthen community identity in urban neighborhoods, rural towns and other communities which are currently too small to win attention from "mainstream", profit-driven media.

The strong interest in independent radio stations shows that the creation of low power radio service would have wide public support. The tremendous demand for microradio is demonstrated by the emergence of a national Free Radio Movement, widespread civil disobedience, constitutional challenges of the Commission's aggressively enforced 21-year ban, as well as the proliferation of unlicensed community radio stations supported by local government, whose operators broadcast at the risk of financial losses, seizure of property, arrest, and in some cases, imprisonment.

In addition, the Commission has stated that in the last year alone, 13,000 people inquired regarding the possibility of obtaining a license for low power broadcasting in their communities. In support with the efforts of the Microradio Empowerment Coalition (mec@tao.ca) and Americans for Radio Diversity (ard@radparker.com), we urge you to legalize microradio

in order to benefit non-commercial community groups whose interest in microradio is to communicate, to educate, and to inform, not to make money. We are confident you agree that broad citizen access to information and culture is at the heart of a democratic society.

To support this vision, we urge you to legalize microradio with the following concerns in mind:

1. Microradio licenses should be awarded for non-commercial use only. The current radio spectrum is dominated by commercial media. LPFM licenses should go to non-commercial community groups who want to use radio to communicate with their neighbors, not make profit from them.
2. Licenses should be held locally, be non-transferable, affordable to all communities, easy to apply for and limited to one per license holder; they should NOT be businesses.
3. Power levels should be up to 100 watts in urban areas and up to 250 watts in rural areas.
4. The Commission should NOT diminish new low-power stations to "secondary status." It would be a tragedy to take away licenses from low-power community stations just because the Commission subsequently granted a power increase to a pre-existing station or granted a new high power license somewhere nearby.
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Gary Ruskin--Director, Commercial Alert

Barbara Ehrenreich--Author

Gloria Steinem--Ms.

Mumia Abu-Jamal--Journalist

Kurt Vonnegut-- Author

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From: joseph dalessandro <jdman@magpage.com>
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>....
Date: Fri, Jul 30, 1999 7:03 PM
Subject: Interference Non-Issue

For Immediate Release:
Committee on Democratic Communications
National Lawyers Guild
558 Capp Street
San Francisco, CA 94110
415.522.9814
fax 415.362.4119

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AUG 12 1999

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

STUDY FINDS CLEAR SIGNALS FOR COMMUNITY RADIO

Low Power FM advocates release study showing
interference
concerns to be unwarranted

Cambridge, MA - . According to a technology study released
today by a
consortium of LPFM advocates, implementation of a Low Power FM
("LPFM")
radio service will not lead to a significant increase in
interference with
current, full-power stations.

The Federal Communications Commission (FCC) is currently
considering the
creation of a new, low power radio service. As part of its
Notice of
Proposed Rulemaking, the FCC requested studies of
commercially available
radio receivers to examine whether more stations could be
supported on the
dial without increased interference. The possibility that
new, low power
radio stations could interfere with full power stations
currently in
operation has been the most significant argument impeding
adoption of the
new service by the FCC.

In response to the FCC's request for additional research,
a receiver
engineering study was conducted by Broadcast Signal Lab, LLP.
The study was
commissioned by a coalition of LPFM advocates including the
National Lawyers
Guild Committee on Democratic Communications, the Media Access
Project, the
Microradio Empowerment Coalition, the Prometheus Radio Project,
the Minority
Media and Telecommunications Council, and others.

Highlights of the study include:

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10 commonly available radio receivers were exposed to incrementally greater levels of potentially conflicting signals, simulating the conditions that would result from the presence of LPFM stations on the dial. The results suggested that there was room to relax current FCC interference rules.

Full power radio stations are currently permitted to create "blanket" interference within a specified geographic radius near the transmission site, known as the blanketing area. LPFM signals were shown to create only minimal interference within several hundred feet of the transmitters, with many receivers showing no interference even within that small radius.

Any interference within this small blanketing area is easily remedied by low cost filters, which all radio stations (including the potential LPFM stations) are already required to provide to listeners encountering interference problems in that zone.

A typical 50,000 watt full-power station is permitted a blanketing area of 9150 feet around its transmitter. A 100 watt community station, by contrast, would be allowed a blanketing area of 401 feet.

"The National Association of Broadcasters has consistently used buzzwords like interference to scare the American public and hide their opposition to increasing the number of voices available over the airwaves" said Alan Korn, an attorney with the National Lawyers Guild Committee for Democratic Communications. "Our study shows that opening the airwaves to the public with LPFM will cause far less interference than that caused by existing full power stations. These results confirm that the only interference the NAB is really concerned with is interference with their monopoly over the radio dial."

"It's good to be able to lay this interference issue to rest" says Jeremy Lansman, owner of KYES TV in Anchorage. "It is now more clear than ever

that LPFM will create far less interference than many already licensed radio stations do. The listening public will only benefit from the many innovative new stations that will emerge in this wave of licensing. What the NAB fears is economic competition from low power signals, not the noise."

Full copies of the Broadcast Signal Lab study and its executive summary are available on-line at

<https://gulfoss.fcc.gov/cgi-bin/ws.exe/prod/ecfs/comsrch.hts>,
Enter "99-25" in the field "docket #." Enter "National Lawyers Guild" in the field "filed on behalf of " You can also receive the study by sending an e-mail to: aakorn@igc.org. Copies of the executive summary may also be obtained by fax by leaving a message with the National Lawyers Guild Committee on Democratic Communications at (415) 522-9814.

For additional information, please contact:

Jeremy Lansman, Radio Engineer, owner of broadcast station KYES,
jeremydl@kyes.com; (907) 727-5959
Alan Korn Attorney, National Lawyers Guild Committee on Democratic Communications, aakorn@igc.org; (415) 362-5700
Pete triDish, Prometheus Radio Project,
petetridish@hotmail.com, (215) 476-2385
Cheryl A. Leanza, Deputy Director of Media Access Project,
cleanza@essential.org, (202) 232-4300.